Attorney Docket No.

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor I declare that:

- My residence, post office address and citizenship are as stated below next to my name.
- I believe I am the original, first and sole/joint inventor of the subject matter which is claimed and for which a patent is sought on an application for patent entitled: A METHOD FOR DEUTERATION OF A HETEROCYCLIC RING

the specification of which

- - amended on (if applicable)

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of this application.

I hereby claim foreign priority benefits under 35 U.S.C. 119/365 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on the basis of which priority is claimed:

Foreign application(s), if any, claiming priority under 35 U.S.C. 119			
Application Number(s)	Country	Filing Date	
2002-331594	Japan	15 November 2002	
Foreign application(s), if any, filed before the priority application(s)			
Application Number(s)	Country	Filing Date	

I hereby claim the benefit under 35 U.S.C. 120/365 of any United States and PCT international application(s) listed below.

U.S. Application Number	Date of Filing	Status (patented, pending, abandoned)

I hereby claim the benefit under 35 U.S.C. 119(e) of any United States provisional application(s) listed below:

U.S. Provisional Application Number	Date of Filing

I hereby appoint:

the attorneys and patent agents associated with <u>Customer Number 52835</u> to prosecute this application and to transact all business in the <u>United States Patent and Trademark Office connected herewith.</u>

I hereby authorize them to act and rely on instructions from and communicate directly with the person/assignee/attorney/firm/organization who/which first sends/sent this case to them and by whom/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct Hamre, Schumann, Mueller & Larson, P.C. to the contrary.

I understand that the execution of this document, and the grant of a power of attorney, does not in itself establish an attorney-client relationship between the undersigned and the law firm of Hamre, Schumann, Mueller & Larson, P.C., or any of its attorneys.

Please direct all correspondence to:

Hamre, Schumann, Mueller & Larson, P.C. P.O. Box 2902 Minneapolis, MN 55402 I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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	i	Full Name Of Inventor	Family Name, First Given Name, Second Given Name	•			
1-0	2						
100	0	Residence &	City	Country of Citizenship			
	. 1	Citizenship	Kawagoe-shi				
			State or Foreign Country Saltama	Japan			
		Mailing Address					
		1633, Oaza Matoba, Kawagoe-shi, Saitama 350-1101, Japan JPX Signature of Inventor 201 Date:					
			nobuliro Ito	April 19, 2005			
		Full Name Of	Family Name, First Given Name, Second Given Name				
200	2	Inventor	MAESAWA Tsuneaki				
<i>₩</i> 00	0	Residence &	City	Country of Citizenship			
		Citizenship	Kawagoe-shi State or Foreign Country	Japan			
			Saitama	Vapau			
		Mailing Address					
		1633, Oaza Matoba, Kawagoe-shi, Saitama 350-1101, Japan JPX					
		Signature of Inven	ntor 202	Date:			
			Tsuneahi Maesawa	April 20, 2005			
		Full Name Of	Family Name, First Given Name, Second Given Name				
4	١,	Inventor	MUTO Kazushige				
300	l o	Residence &	City	Country of Citizenship			
	3	Citizenship	Kawagoe-shi	Country of Citizensuip			
		,	State or Foreign Country	Japan			
		Mailing Address	Saitama				
		ū					
		1633, Oaza Matob Signature of Inven	va, Kawagoe-shi, Saltama 350-1101, Japan TPX	Date:			
		Signature of three	Kazushize muto	April 19,2005			
	L	· · · · · · · · · · · · · · · · · · ·	Twgwwge Time	11000 11,0003			
		Fall Name Of	Family Name, First Given Name, Second Given Name				
		Inventor	Family Name, First Given Name, Second Given Name				
1	2		HIROTA Kosaku				
400	4	Residence &	City	Country of Citizenship			
		Citizenship	Gifu-shi State or Foreign Country	Japan			
•			Gifa	· · · · · · · · · · · · · · · · · · ·			
		Mailing Address					
		3-22-5, Mitahora-	higashi, Gifu-shi, Gifu 502-0003, Japan TPX				
•		Signature of Inven	40= 202	Date:			
•			Roscher Hiron	Apr: 14, 2005			

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2	Full Name Of Inventor	Family Name, First Given Name, Second Given Name SAJIKI Hironao			
0 5	Residence &	City	Country of Citizenship		
•	Citizenship	Gifu-shi State or Foreign CountryGifu_	Japan		
	Mailing Address				
	23, 2-Chome, Kohel-cho, Gifu-shi, Gifu 502-0823, Japan TPK				
	Signature of Inve		Date: April 14,20		